

NOV 28 2005

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8 Tel No. 670.322.34559 Attorneys for Defendant
10 Cabras Marine CorporationFor The Northern Mariana Islands
11 By _____
12 (Deputy Clerk)

13 IN THE UNITED STATES DISTRICT COURT

14 FOR THE
15 COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

16 JOHN BRADY BARRINEAU,

17 CIVIL ACTION NO. CV05-0028

18 Plaintiff,

19 vs.

20 PROMARINE TECHNOLOGY and
21 CABRAS MARINE CORPORATION,22 DEFENDANT CABRAS MARINE
23 CORPORATION'S LR 16.2 CASE
24 MANAGEMENT STATEMENT;
25 CERTIFICATE OF SERVICE

26 Defendants.

27 Defendant Cabras Marine Corporation, submits the following Case Management
28 Statement.

1. LR16.2CJ(e)(2):

2. a. Service of process on parties not yet served. All parties have been served
3 and have appeared.4 b. Jurisdiction and Venue. Jurisdiction and venue are proper in this Court.5 c. Anticipated Motions. Cabras Marine Corporation has not yet decided if it
6 will file any motions.

d. Appropriateness of special procedures such as consolidation of actions for discovery and pretrial. None appear to be needed.

e. Modifications of the standard pretrial procedures specified by this Rule on account of the relative simplicity or complexity of the action or proceeding. None appear to be needed.

f. Settlement prospects. It does not appear that an early settlement is likely.

g. Other matters which may be conducive to the just, efficient and economical determination of the proceedings, including the definition or limitation of issues.

None

2. With reference to Fed.R.Civ.P 16(b), Cabras Marine Corporation suggests the following deadlines:

a. Three months to join other parties or amend the pleadings:

b. Nine months to complete discovery.

3. With reference to Fed.R.Civ.P. 16(c), Cabras Marine Corporation suggests that the following may facilitate orderly progress of this action:

a. To avoid unnecessary proof and discovery, agreements regarding authentication of documents should be considered.

b. The final pretrial conference and trial should be scheduled to occur in approximately fourteen (14) months.

DATED: Hagåtña, Guam, November 28, 2005.

CARLSMITH BALL LLP

DAVID LEDGER
Attorneys for Defendant
Cabras Marine Corporation

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 28th day of November 2005, I will cause to be served, via hand delivery, a true and correct copy of **DEFENDANT CABRAS MARINE CORPORATION'S LR 16.2 CASE MANAGEMENT STATEMENT** following Counsels of record:

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DATED: Hagåtña, Guam, November 28, 2005.

David Ledger
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